PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:
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DANEMARK

MODTAGET

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PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Date of mailing (day/month/year)

08.06.2005

Applicant's or agent's file reference

P-2003-011WO

IMPORTANT NOTIFICATION

International application No. PCT/DK2004/000276

International filing date (day/month/year) 22.04.2004

Priority date (day/month/year)

28.04.2003

Applicant

OTICON A/S et al

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

<u>)</u>

European Patent Office D-80298 Munich Tel, +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

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PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P-2003-011WO	FOR FURTHER ACT	ION .	ee Form PCT/PEA/416								
International application No. PCT/DK2004/000276	International filing date (da) 22.04.2004	ymonth/year).	Priority date (day/month/year) 28.04.2003								
International Patent Classification (IPC) or H04R1/28	national classification and IPC	,									
Applicant OTICON AS et al											
This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.											
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	to the International Bureau)										
and/or sheets contain	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).										
sheets which supers beyond the disclosur Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.										
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).											
4. This report contains indications i	elating to the following items	5 :									
. 🗵 Box No. I Basis of the op	inion										
☐ Box No. II Priority											
☐ Box No. III Non-establishr	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability										
	☐ Box No. IV Lack of unity of invention										
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement											
· · · · · · · · · · · · · · · · · · ·	Box No. VII Certain defects in the international application										
Box No. VIII Certain observations on the international application											
Date of submission of the demand	Da	Date of completion of this report									
17.02.2005		3.06.2005									
Name and mailing address of the Internatio preliminary examining authority:	nal Au	Authorized Officer									
European Patent Office D-80298 Munich Tel. +49:89 2399 - 0 Tx: 523 Fax: +49 89 2399 - 4465	ppe ebun d	eirs, K elephone No. +49 89 23	99-5862								
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/DK2004/000276

_	Вох	No.1 Bas	is of:the:repor	t i				
1.	With filed,	With regard to the language, this report is based on the international application in the language in which it was illed, unless otherwise indicated under this item.						
	· V	which is the language of a translation furnished for the purposes of:						
		☐ international search (under Rules 12.3 and 23.1(b)) ☐ publication of the international application (under Rule 12.4) ☐ international preliminary examination (under Rules 55.2 and/or 55.3)						
2.	have	been furnis	hed to the rece	f the international a eiving Office in resp re not annexed to ti	onse to an invitati	oort is based on (r on under Article 1	replacement sheets to a referred to in the	which his
	Desci	ription, Page	es					÷
	1-6		•	as originally filed				
	Claim	s, Numbers						
	10, 11	10, 11		as originally filed				
	1-9			filed with telefax on	17.02.2005			
	Drawi	ngs, Sheets						
	1,6-6,6	3		as originally filed				
	Д а	sequence	listing and <i>l</i> or ar	ny related table(s) -	see Supplementa	al Box Relating to	Sequence Listing	
3.	⊠ T	he amenda	nents have resi	ulted in the cancella	ation of:			
		☐ the description, pages						
		the claims, Nos. 3, 9 the drawings, sheets/figs						
	·	☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):						
	-	any table	(s) related to se	equence listing (spe	ecify):			
4.	nad n	ot been ma	as been establ de, since they l x (Rule 70.2(c)	have been conside	f) the amendment red to go beyond t	s annexed to this the disclosure as t	report and listed bel filed, as indicated in	low the
		the descr	íption; pages					
		☐ the claims, Nos. ☐ the drawings, sheets/figs						
		□ the sequence listing <i>(specify)</i> :						
				equence listing (spe	•		•	
	* I	f item 4	applies, so	ome or all of t	these sheets i	may be marked	"superseded."	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/DK2004/000276

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims Claims

1-9

No:

Inventive step (IS)

Yes: Claims

1-9

No: Claims

Industrial applicability (IA)

Yes: Claims

1-9

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: US-A-4 677 675 (KILLION MEAD C ET AL) 30 June 1987 (1987-06-30)
 - D2: PATENT ABSTRACTS OF JAPAN vol. 0061, no. 51 (E-124), 11 August 1982 (1982-08-11) & JP 57 075100 A (SATO YASUO), 11 May 1982 (1982-05-11)
 - D3: GB-A-2 253 076 (LOTUS CAR) 26 August 1992 (1992-08-26)
 - D4: US-A-3 019 306 (WEISS ERWIN M) 30 January 1962 (1962-01-30)
 - D5: US-A-5 434 924 (JAMPOLSKY ARTHUR) 18 July 1995 (1995-07-18)
- 2. The application relates to a microphone which is less sensitive to ultrasound.
- The document D1 is regarded as being the closest prior art to the subject-matter of independent claims 1 (apparatus) and 6 (apparatus).

This document shows a microphone with an inlet for directing sounds (Fig. 2, acoustic coupler 10) from the surroundings to an active element (col. 5, I. 10 - col. 6, I. 11), whereby the inlet comprises a first tube part (Fig. 2, tube 16 and passage 26) and a cavity (Fig. 2, chambers 25 and 32 and passage 33) connected to the first tube part, whereby the cavity is dimensioned to dampen high frequencies (Fig. 8 and col. 6, I. 31-50).

- 3.2 The microphone of claim 1, resp. the inlet structure of claim 6, differs from the microphone, resp. the inlet structure, of D1 in that the claimed cavity is shaped as a second tube part with a length which varies slightly with the cross section of the second tube part.
- 3.3 The subject-matter of claims 1 and 6 is therefore new, Art. 33(2) PCT.
- 3.4 The problem solved by the present application can be formulated as how to provide a configuration which dampens a broader range of (ultrasonic) frequencies (see also description p. 2, I. 27-33).

- 3.5 The solution which is specified in claims 1 and 6 in order to solve this problem is inventive, Art. 33(3) PCT, for the reason that none of the documents cited in the international search report points in the direction of combining the features as mentioned in point 3.2. In particular:
 - a. From D1 itself, there is no motivation to provide the cavity consisting of chambers 25 and 32 and passage 33 (see Fig. 2) with a length which varies slightly over the cross section.
 - b. The teaching of the other documents cited in the international search report cannot be combined with D1 to render the subject matter of the independent claims obvious:

In D2 (abstract), high-frequency sound and ultrasound is dampened, but this dampening is done using special dampening materials and electronic means.

In D3 (abstract; Fig. 2, cavity 10 and movable wall 7; p. 10, l. 5-11), a tunable acoustic resonator is disclosed, in which the length of a dampening cavity is changed according to a selected frequency which is to be dampened. However, this length, though variable, is constant over the cross section of the cavity.

In D4 (col. 6, I. 27-34) a method to reduce acoustic feedback in general by means of a quarter-wave acoustic trap is disclosed. No hint at a cavity with a length slightly varying over the cross section is provided.

In D5 (col. 2, I. 25-34; col. 13, I. 23 - I. 44), an inset consisting of several fixed chambers is provided in a hearing aid to enable the wearer to exclude some unwanted sounds. In this document, the chambers have a constant length over the cross section.

c. Combination of any of the documents cited in the international search report and general knowledge does not lead to the subject matter of the independent

claims either.

- 3.6 The claims 2-5 and 7-9 are dependent on respectively claims 1 and 6 and therefore also fulfil the requirements of the PCT with respect to novelty and inventive step.
- 4. All claims fulfill the requirement with respect to industrial applicability, Art. 33(4) PCT, for obvious reasons.

Re Item VII: Form or content of the application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents D1 and D3 is not mentioned in the description, nor are these documents identified therein.

The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

Re Item VIII: Reasoned statement with regard to clarity, Art. 6 PCT.

Independent claim 1 comprises all the features of independent claim 6 and is therefore not appropriately formulated as a claim dependent on the latter (Rule 6.4 PCT).

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PCT/DK2004/000276 amended claims. Substitute sheet.

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CLAIMS

- 1. Microphone with housing and an active element inside the housing for converting sound energy into electric energy whereby an inlet is provided for directing sound energy from the surroundings to the active element, whereby the inlet comprises a first tube part and a cavity in connection with the first tube part, whereby the cavity is dimensioned to dampen ultrasonic frequencies, and where the cavity is shaped as a second tube part with a length dimension L which varies slightly with the cross section of the second tube part.
- Microphone as claimed in claim 1, whereby the cavity has a dimension L which is around ¼ of the wavelength of the ultrasonic frequency to be damped.
- Microphone as claimed in claim 2, whereby the second tube part is curved, and is arranged in a plane essentially perpendicular to the first tube part.
- 4. Microphone as claimed in any of claim 2 or 3, whereby the cavity or second tube part is arranged in close proximity of the microphone.
 - 5. Hearing aid with a microphone as claimed in any of claims 1-4.
- 6. Inlet structure for a microphone, comprising a first tube part and a cavity in connection with the first tube part, whereby the cavity is dimensioned to dampen ultrasonic frequencies and where the cavity is shaped as a second tube part with a length dimension L which varies slightly with the cross section of the second tube part.
- Inlet structure for a microphone as claimed in claim 6, whereby the cavity has a
 dimension L which is around ¼ of the wavelength of the ultrasonic frequency to be
 damped.





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PCT/DK2004/000276 amended claims. Substitute sheet.

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- 8. Inlet structure for a microphone as claimed in claim 7, whereby the second tube part is curved, and is arranged in a plane essentially perpendicular to the first tube part.
- 9. Inlet structure for a microphone as claimed in any of claims 7or 8 whereby the cavity or second tube part is arranged in close proximity of the microphone.